

06-30-06

UNITED STATES PATENT AND TRADEMARK OFFICE

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RODGRIGUEZ ET AL.

GRP. ART UNIT:

3625

APPL. NO.:

09/894,508

EXAMINER:

HAQ, NAEEM

FILING DATE:

JUNE 28, 2001

DOCKET NO.: A-7371

TITLE:

CONFIGURATION OPTIONS FOR TRANSACTION PROCESSING

June 29, 2006

TRANSMITTAL OF PETITION FOR REVIVAL OF APPLICATION FOR APPLICATION ABANDONED UNAVOIDABLY PURSUANT TO 37 C.F.R. § 1.137 and PETITION PURSUANT TO 37 C.F.R. § 1.47(a)

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Transmitted herewith for filing in the above-identified patent application, please find:

1. X Petition for Revival of Application Abandoned Unavoidably w/Exhibit

A (in duplicate)

2. X Return Postcard

In the event that a fee is due, please charge to Deposit Account No. 19-0761. A duplicate original of this sheet is enclosed.

Respectfully submitted:

SEND CORRESPONDENCE TO:

By:

WM. BROOK LAFF Attorney of Record

Scientific-Atlanta, Inc. Intellectual Property Dept. MS 4.3.518

5030 Sugarloaf Parkway Lawrenceville GA 30044 Reg. No.: 39,259 Phone: (770) 236-2114

30044 Fax No.: (770) 236-4806

Certificate of Mailing

I hereby certify that this correspondence is being deposited with the United States Postal Service as EXPRESS MAIL # EV666826141 US in an envelope addressed to:

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

on June 29, 2006

Rebecca Padilla



UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S):

RODRIGUEZ ET AL.

ART GROUP:

3625

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TITLE:

CONFIGURATION OPTIONS FOR TRANSACTION PROCESSING

June 29, 2006

PETITION FOR REVIVAL OF APPLICATION FOR APPLICATION ABANDONED UNAVOIDABLY PURSUANT TO 37 CFR § 1.137(a)

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir/Madam:

Applicants in the above-captioned patent application hereby petition
The Honorable Commissioner of Patents and Trademarks to revive the above-identified application under 37 CFR § 1.137(a), and state:

- 1. This application was filed on June 28, 2001.
- 2. On August 2, 2005, a Restriction Requirement was mailed to Attorney.
- 3. On September 2, 2005, Attorney for Applicant mailed an election selecting Group I, claims 1-39 and canceling claims 40-61.
- 4. On June 6, 2006, Attorney received a phone call from the Examiner informing Attorney that application was abandoned for failing to respond to a Notice of Non-Compliant Amendment (hereinafter referred to as "Notice"). Attorney for Applicants assert that no such Notice was received in the mail at Attorney's address.
- 5. Also on June 6, 2006, Attorney checked PAIR and found that the Notice was visible in PAIR. However, Attorney also found in PAIR that there was no transmittal/cover sheet with a mailing date and address accompanying the Notice. Therefore, Attorney asserts that there is no document evidencing the 2//25/2506 IBESHAHI 5000035 190761 actual mailing date of the Notice or that the Notice was mailed to the correct address of the Attorney.
- 6. Also on June 6, 2006, the Examiner faxed a copy of the Notice. The Examiner's facsimile is attached hereto as Exhibit A. The Examiner's facsimile also did not include the transmittal/cover sheet which would have evidenced the date of mailing as well as whether it was mailed to the correct address.

- 7. Attorney therefore respectfully petitions that this case be revived because the file history is void of sufficient evidence that would indicate that the Notice ever included a transmittal/cover sheet which would have indicated when the Notice was mailed and whether the Notice was actually mailed to Attorney.
- 8. This petition is filed within one year of the date of abandonment.
- 9. The abandonment of the present application unfortunately occurred despite Attorney's best efforts. Further, in view of the above-identified facts, Attorney for Applicants asserts that the failure to respond to the Notice was unforeseen. Applicants respectfully submit that the abandonment of this application was unavoidable insofar as any reasonable and timely act by the Applicants could have avoided the abandonment.

"The word 'unavoidable' is applicable to ordinary human affairs, and requires no more or greater care than is generally used and observed by prudent and careful manner ... It permits them in the exercise of this care to rely on ... worthy and reliable employees, and such other means and instrumentalities as are usually employed in such important business. If unexpectedly, or through the unforeseen fault or imperfection on these agencies and instrumentalities, there occurs a failure, it may properly be said to be unavoidable...", *In re Katrapat*, 6 U.S.P.Q.2d, (Commissioner of Patents and Trademarks, 1988).

- 10. The entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR § 1.137(a) was unavoidable.
- 11. A response to the Notice of Non-Compliant Amendment is included herewith. Attorney has corrected the status identifier of the one claim to indicate the status as "Original" rather than "Amended".

Request is made to charge Account No. 19-0761 in the amount of \$500.00 in payment of the petition fee under 37 CFR § 1.17(l). Any deficiency or overpayment should be charged or credited to this deposit account. A duplicate original of this Petition is enclosed.

Respectfully submitted:

SEND CORRESPONDENCE TO:

Scientific-Atlanta, Inc. Intellectual Property Department MS 4.3.510 5030 Sugarloaf Parkway Lawrenceville, GA 30044 Ву: _

WM. BROOK LAFFERT

Attorney of Record Reg. No.: 39,259

Phone: (770) 236-2114 Fax No.: (770) 236-4806

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Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

on June 29, 2006.

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Office: 571-272-6758 Fax: 571-273-6758



USPTO

To:	Brook Lafferty		From:	NAEEM HAQ	
Fax:	770- 238-4551		Pages:	including Fax cover sheet: 2	
Phone:	: [Click here and type pho	ne numberj	Date:	6/6/2006	
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office of Petitions 571-272-3282

Exhibit A

-		7	LANGUE ACT				
J. P.E.	40	Application No.	Applicant(s)				
·.	Notice of Non-Compliant	1041804:008					
JUN 29 7	🕬 🚽 Amendment (37 CFR 1.121)	Examinor	Art Unit				
1013 2		Hap. Nheem	3625				
à.	The MAILING DATE of this communication ap		correspondence address				
AV & TRADE	The amendment document filed on is considered non-compliant because it has failed to meet the requirements of 37 CFR 1.121. In order for the amendment document to be compliant, correction of the following item(s) is required.						
•	THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT: 1. Amendments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other						
	2. Abstract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other						
. ,	 3. Amendments to the drawings: A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or "Annotated Sheet" as required by 37 CFR 1.121(d). 						
-	 □ B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required. □ C. Other 						
, I	4. Amendments to the claims: A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all pending claims (including withdrawn claims) C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following status identifiers: (Original), (Currently amended), (Canceled), (Previously presented), (New), (Not entered), (Withdrawn) and (Withdrawn-currently amended). D. The claims of this amendment paper have not been presented in ascending numerical order. E. Other: E. Other: Time replanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at http://www.uspto.gny/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf . TIME PERIODS FOR FILING A REPLY TO THIS NOTICE: 1. Applicant is given no new time period if the non-compliant amendment is an after-final amendment with corrections, the entire corrected amendment must be resubmitted within the time period set forth in the final Office action. 2. Applicant is given one month, or thirty (30) days, whichever is longer, from the mail date of this notice to supply the corrected section of the non-compliant amendment in compliance with 37 CFR 1.121, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a Quayle action. Extensions of time are available under 37 CFR 1.138(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action.						
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	Failure to timely respond to this notice will result in: Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action; or						
	Non-entry of the amendment if the non-comp	liant amendment is a preliminary	amendment or supplemental				
	CIC Y AUS		272-2955				
Ĺ	Legal Instruments Examiner (LIE) J.S. Palent and Trademark Office		Telephone No.				
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